# FILED

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

MAY 2 8 1997

LARRY W. PROPES, CLERK COLUMBIA, S. C.

GREG SMITH, ALFRED B.
SCHOOLER, CLAUDIUS H.
GUESS, LEWIS D. CRAVEN,
and THOMAS A. DRAYTON,
MARTIN ARCHITECTURAL PRODUCTS,
INC.

Plaintiffs.

VS

CIVIL ACTION NO. 3-95-3235-0

DAVID M. BEASLEY, ROBERT
L. PEELER, DAVID H. WILKINS,
AND JOHN DRUMMOND.

ORDER

and

DEWIT WILLIAMS, EUGENE SUTTON, ANGIE PINCKNY-CRUM, I. C. COE, and SAMUEL B. HUDSON

Defendants )

In our Order of September 27, 1996, we held South Carolina Senate Districts 29, 34, and 27, as contained in the 1995 Senate Districting Plan to be unconstitutional, because they were created with the race of the residents as the predominant factor. See, Smith v. Beasley, 946 F. Supp. 1174 (D.S.C. 1996). We concluded that these districts violated the equal protection clause of the Fourteenth Amendment to the United States Constitution as interpreted by the Supreme Court in Miller v. Johnson, \_\_\_\_\_\_\_, 115 S.Ct. 2475, 132 1.Ed.2d 762 (1995), Shaw v. Hunt, \_\_\_\_\_, U.S.\_\_\_\_\_, 116 S.Ct. 1894, 135 L.Ed 2d 207

(1996) and Bush v. Vera, \_\_\_\_\_ U.S. \_\_\_\_, 116 S.Ct. 1941, 35 L.ED 2d 248 (1996).

In that Order, we denied the plaintiffs' request to enjoin the 1996 General Elections and elections proceeded pursuant to the 1995 plan. The South Carolina General Assembly was given until April 1, 1997 to adopt new plans to remedy the constitutional violations in the House and Senate districts and to have such new plans pre-cleared under Section 5 of the Voting Rights Act. Our Order also provided that if the General Assembly did not proceed to pass and pre-clear new districts prior to April 1, 1997, this court would impose its own plan.

On February 19, 1997, the state submitted for Section 5 review a new Districting Plan for the Senate which altered seven of the forty-six Senate districts. This plan, H.3002, did not meet the approval of the United States Attorney General, who imposed a timely objection on April 1, 1997. This objection is only to District 37 and is based upon the conclusion that: "The state has not met its burden of demonstrating that the significant reduction in voting strength was necessary for the state to comply with the Smith court's Order." In H.3002, the BVAP in District 37 is reduced from 55.53 percent under the 1995 plan, which was held to be unconstitutional, to 42.56 percent. As an additional ground for rejection, the Attorney General stated that the new configuration of District 37 "represents a clear violation of Section 2 of the Voting Rights Act."

By letter of May 14, 1997, the Attorney General acknowledged that pre-clearance under Section 5 may not be denied solely on the basis of an alleged Section 2 violation under the recent decision in Reno v. Bossier Parish School Board, \_\_\_\_\_ U.S. \_\_\_\_\_ (May 12, 1997).

Because the Attorney General's objection was only as to District 37, this court gave the Senate until May 19, 1997 to cure the objection, but the Senate has advised the court that it has not been able to agree on a plan. Therefore, this court reluctantly assumes the responsibility of fashioning a remedial plan in order that candidates may stand for election in the new districts in November 1997 as provided in our prior order.

Prior to trial, the South Carolina Senate filed a motion asking this court to adopt its 1997 plan as an Interim Plan for the Special Elections of 1997, notwithstanding the objection imposed by the Attorney General, and to allow the General Assembly another opportunity to adopt an acceptable plan in 1998. This motion to adopt H.3002 as an interim plan is denied. The Attorney General has refused to pre-clear the plan and exigent circumstances do not exist that would justify this court adopting, even on an interim basis, that portion of the plan to which the Attorney General objected. However, the Attorney General concedes that the court may include in its plan of reapportionment aspects of the 1997 Senate plan to which the Attorney General did not object. Therefore, we will not disturb the new Districts 28, 29, and 31 as contained in H.3002. The

configuration of these districts were changed to correct the defects found in District 29 by our September 1996 Order. Our plan also leaves intact all of the other districts contained in H.3002 except Districts 32, 34, 37, 38 and 44. It has been necessary to change Districts 32, 34, 38 and 44 because of the ripple effect of the changes necessary to bring District 37 into compliance with constitutional and statutory requirements.

On May 19, 1997, the court received new evidence including testimony, maps, and population figures, with breakdown as to race and voting age population, and we heard legal arguments, all of which have been of assistance to us in preparing the remedial plan hereinafter set forth. Based upon this evidence, we make the following Findings of Fact and Conclusions of Law.

Several plans were presented. The plaintiff, Greg Smith, who had been the Senator representing District 34 prior to his defeat in 1996, submitted a plan that was directed primarily to reshaping District 34. This plan would have left the district without an incumbent and would have changed eleven districts thereby creating the need for eleven special elections. This plan did little to cure the objections to District 37, so it is rejected.

While H.3002 was before the Department of Justice (DOJ) for consideration under Section 5 of the Voting Rights Act, the ACLU, which is representing the defendant-intervenors, submitted to the Attorney General "an illustrative plan" which the DOJ found "does not diminish black voting strength [in District 37] to the degree

seen in the Senate's proposed plan and does not reduce black voting strength significantly in neighboring majority black districts." The ACLU called as its expert witness William Cooper to present and explain to the court this "illustrative plan." This was a great waste of the court's time. It was obvious from the examination and cross-examination of this witness that his sole purpose was to create a plan that would provide District 37 with a BVAP majority. To accomplish this, he would redraw the lines of sixteen senatorial districts, thereby requiring sixteen special elections and having one-third of the South Carolina Senators run for reelection this year to cure what he saw as the problems in one district. With all of this additional effort, inconvenience, and expense, his plan would produce a BVAP of only 50.8 percent in District 37.

The witness seemed to have little understanding of the necessity of establishing a legal "benchmark" in these cases to determine whether or not there had been retrogression. It is truly amazing that DOJ gave any consideration to this person's plan, but both its letter of April 1, 1997 denying pre-clearance and its letter of May 14, 1997 denying reconsideration rely upon this "illustrative plan." We view this plan in the purer light reflected by cross-examination of its proponent and find it totally lacking in merit. It is a continuation of DOJ's efforts to assign people to voting districts because of their race.

The Senate did not submit a new plan for redistricting District 37. However, the Senate Judiciary Subcommittee on

Reapportionment and Redistricting had a number of meetings and considered several plans, but no plan received sufficient votes to be reported to the floor of the Senate. Three of the plans submitted to the subcommittee were introduced into evidence, and we found them to be quite helpful. The Ravenel Plan was presented by Senator Arthur Ravenel, a white Republican representing District 34; the Matthews Plan was sponsored by Senator John W. Matthews, Jr., a black Democrat representing District 39; and the McGill Plan was from Senator Yancey McGill, a white Democrat representing District 32. We have borrowed from each of these plans in drawing the new boundaries for District 37 and the changes that this has necessitated in Districts 32, 34, 38 and 44.

In preparing our plan, we have followed closely the guidelines adopted by the Senate Judiciary's Subcommittee on Redistricting and Reapportionment as set forth in Smith, 946 F.Supp. at 1179. We have also been guided by White v. Weiser, 412 U.S. 783 (1973), which instructs district courts in fashioning a reapportionment plan not to preempt the legislative task or to intrude upon state policy any more than necessary. In Weiser, the Court stated that in choosing between two plans, the district court "should have implemented [the plan maintaining the basic district configuration of the legislature's plan], which more closely approximated the apportionment plan of the state legislature while satisfying constitutional requirements." 412 U.S. at 796. We have also been guided by Upham v. Seamon, 456

U.S. 37 (1982), in which the Court stated, "we have never said that the entry of an objection by the Attorney General to any part of the state plan grants the district court the authority to disregard aspects of the legislative plan not objected to by the Attorney General." We have modified the H.3002 plan only as necessary to cure any constitutional and statutory defect.

The court plan achieves the goal of population equality with little more than *de minimis* variation among districts as required by Chapman v. Meier, 420 U.S. 1 (1975). The deviation is -0.01 percent.

In our Order of September 1996, a majority of the court found that District 37 was unconstitutional because it was drawn with race as the predominant factor. We made the following findings of fact as to this district:

District 37 is comprised of portion of five counties: Berkeley, Charleston, Colleton, Dorchester, and Georgetown. Senate District 37 in the S.9 plan contains no whole counties.

District 37 takes in substantial portions of Berkeley and Dorchester Counties. It follows the northern and western perimeter of the Charleston metropolitan area and also protrudes into Georgetown and Colleton Counties, neither of which are in the metropolitan region. The district meanders around the axis of U. S. Highway 17 (Alt.), stretching east to west from Georgetown to Monck's Corner (Berkeley County) to Summerville (Dorchester County) and to Walterboro (Colleton County). See Appendix K. A traveler following this route, itself 98 miles long, would pass into and out of District 37 several times and would miss a great deal of this district.

District 37 includes 28 percent of Berkeley County, a county with 24 percent BPOP and 22.5 percent BVAP. The section of Berkeley County included in District 37 has 55 percent BPOP and 52 percent BVAP, District 37 includes 2 percent of Charleston County, a county with 35 percent BPOP and 31 percent BVAP. The section of Charleston County included in District 37 has 75 percent BPOP and 73 percent BVAP. District 37 contains 41 percent of Colleton County, a county with 45 percent BPOP and 42 percent BVAP. The portion of Colleton County in District 37 has 52 percent BPOP and 48 percent BVAP. District 37 contains 14.5 percent of Dorchester County, a county with 23 percent BPOP and 22 percent BVAP. The section of Dorchester County included in District 37 has 57 percent BPOP and 55 percent BVAP. District 37 contains 15 percent of Georgetown County, a county with 43 percent BPOP and 38 percent BVAP. The section of Georgetown included in District 37 has a BPOP of 75 percent and a BVAP of 72 percent.

District 37 carves up the municipalities of Georgetown, Monck's Corner, Summerville, and Walterboro. The section of District 37 in Summerville (a predominantly white city) is about four blocks wide and extracts 2,239 people, three-fourths of whom are black. Summerville has 17 percent BVAP overall, but the section of Summerville in District 37 has 76 percent BVAP. District 37 encircles Monck's corner, most of which is in District 44, but takes in 2,354 people, 54 percent BVAP. Monck's Corner as a whole has 33 percent BVAP, and the section of Walterboro in District 37 has 55 percent BVAP.

Senate District 37 divides 24 VTDs.
Several of these VTDs are split along racial lines. In Berkeley County, District 37 splits five VTDs. In the Berkeley VTD, District 37 includes 1,439 people with 42.68 percent BVAP, whereas District 44 includes 1,022 people with 3.38 percent BVAP. In Cordesville, District 37 includes 898 people with 61.60 percent BVAP, and District 44 contains 509 people with 17.76 percent BVAP. In Monck's Corner, District 37 contains 4,899 with 52.04 percent BVAP, and District 44

contains 4,997 with 11.08 percent BVAP. In Charleston County, District 37 splits four VTDs. In Christ Church 7, District 37 includes 584 people with 73.43 percent BVAP and District 34 includes 1,053 with 39.23 BVAP. In Georgetown County, Georgetown is split between District 34, taking 614 people with 9.70 percent BVAP, and District 37, taking 814 people with 65.56 percent BVAP.

946 F.Supp. at 1204-5.

District 37 in the court plan corrects many of these objections.

No part of Georgetown County is in the new district. It is made up of parts of Berkeley, Charleston, Colleton, and Dorchester Counties. It contains 75,067 residents of which 51.6 percent live in Berkeley, 1.96 percent in Charleston, 30.05 percent in Colleton, and 16.39 percent in Dorchester. The black population is 48.66 percent with a 45.81 percent BVAP. The district no longer splits the towns of Georgetown, McClellanville, Moncks Corner or Walterboro. District 34 now contains all of Georgetown and McClellanville. District 37 has all of Moncks Corner and Walterboro. It still has a small portion of Summerville. The prior, unconstitutional District 37 split 24 VTDs, the court plan splits but 4.

The former land bridges and strangely shaped arms, legs and appendages are gone. The new district is not as compact as we might desire, but water, geography, population and politics make perfectly shaped districts in this part of South Carolina impossible.

The plan established in this order passes muster under Sections 2 and 5 of the Voting Rights Act. In Reno v. Bossier Parish, supra, Justice O'Connor clarifies the intent and requirements of both sections beginning at page 6 of the slip opinion.

Section 2 . . . was designed as a means of eradicating voting practices that "minimize or cancel out the voting strength and political effectiveness of minority groups," S.Rep.No. 97-417, supra at 28. Under this broader mandate, s 2 bars all States and their political subdivisions from maintaining any voting "standard, practice, or procedure" that results in a denial or abridgement of the right . . . to vote on account of race or color." 42 U.S.C. s 1973(a). A voting practice is impermissibly dilutive within the meaning of s 2

if based on the totality of the circumstances, it is shown that the political processes leading to nomination or election in the State or political subdivision are not equally open to participation by [members of a class defined by race or color] in that its members have less opportunity than other members of the electorate to participate in the political process and to elect representatives of their choice. 42 U.S.C. s 1973(b).

A plaintiff claiming vote dilution under s 2 must initially establish that: (i) "[the racial group] is sufficiently large and geographically compact to constitute a majority in a single-member district;" (ii) the group is "politically cohesive;" and (iii) "the white majority votes sufficiently as a bloc to enable it . . . usually to defeat the minority's preferred candidate." Thornburg v. Gingles, 478 U.S. 30, 50-51, 106 S.Ct. 2752, 92 L.Ed.2d 25 (1986); Growe v. Emison, 507 U.S. 25, 40, 113 S.Ct. 1075, 122 L.Ed.2d 388 (1993). The plaintiff must also demonstrate that the totality of the

circumstances supports a finding that the voting scheme is dilutive. Johnson v. DeGrandy, 512 U.S. 997, 1011, 114 S.Ct. 2647, 129 L.Ed.2d 775 (1994); see Gingles, supra at 44-45 (listing factors to be considered by a court in assessing the totality of the circumstances). Because the very concept of vote dilution implies -- and, indeed, necessitates -- the existence of an "undiluted" practice against which the fact of dilution may be measured, a s 2 plaintiff must also postulate a reasonable alternative voting practice to serve as the benchmark "undiluted" voting practice. Holder v. Hall, 512 U.S. at 881 (plurality opinion); id., at 950-951 (Blackmun, J., dissenting).

\* \* \* \* \*

But s 5, we have held, is designed to combat only those effects that are retrogressive.

\* \* \* \* \*

In Beer, we held that s 5 prohibited only retrogressive effects and further observed that "an ameliorative new legislative apportionment cannot violate s 5 unless the new apportionment itself so discriminates on the basis of race or color as to violate the Constitution." 42 U.S. at 141.

The court plan does not violate Section 2 because it does not result in the denial or abridgement of the right to vote on account of race or color. We have considered the Gingles factors in crafting the new plan. In our prior decision, we held that racial block voting exists throughout the state of South Carolina. This block voting is true of both the white and black races. However, the first Gingles factor is not met as to District 37 in the court plan. There is no minority group within the district sufficiently large and geographically compact so as

to constitute a majority. The reason District 37 was found unconstitutional under the prior plan was that every effort was made to assign voters to this district based upon the voters' race. To cure this constitutional violation in District 37 and District 34, it was necessary for the court to follow normal practices in drawing lines and not divide towns, cities, hamlets, and precincts according to race. The BVAP has been increased in District 34 under the court's plan because Georgetown is no longer divided according to race and neither is McClellanville. District 37 is bounded on three sides by black majority senatorial districts. Any effort to bring more blacks into District 37 will reduce the number in contiguous Districts 32, 36, 39. The efforts of the expert William Cooper to create a majority of only 50.8 percent in this district by changing 16 other districts is impractical and would be unconstitutional because it assigns voters to the district primarily because of race.

In Reno v. Bossier Parish, the court found that Section 5 of the Voting Rights Act "is designed to combat only those effects that are retrogressive." Slip op. at 7.

This court's remedial plan for District 37, for the adjoining districts which have been changed to reconfigure District 37 and for the remaining senate districts is not retrogressive. In considering this issue, a comparison is made between the new plan and the "benchmark plan." We have already decided the appropriate benchmark. See Smith, 946 F.Supp at

1209, "[a] ny benchmark for the House or the Senate should be the last plan that was legally adopted by the General Assembly that has not been set aside by the court or superseded by action of the General Assembly that has not been altered by the court."

This holding is the law of this case and is binding on the parties. It is in keeping with Johnson v. Miller III, 929 F.

Supp. 1529 (S.D. Ga. 1996). In our September order, we explain that the Burton court plan could not be a benchmark because it had been set aside by the Supreme Court. It cannot be the 1995 plan because we found parts of it unconstitutional in our September 1996 Order.

The prior plan that meets our definition of "benchmark" is the 1984 Senate plan as adjusted for the 1990 Census. The 1984 plan is the last plan that has not been set aside by the court or superseded by action of the General Assembly that has not been altered by the court.

The 1984 Senate plan had 7 BVAP districts. With adjustments for the 1990 Census, there were 9 BVAP, so 9 is the benchmark. District 37 in 1984 was 30.91 percent black and had a dramatic increase in white population by 1990. Under the court plan, District 37 will have a BVAP of 45.81 percent, so there is no retrogression in the district or in the state as our plan has 10 BVAP majority districts.

The DOJ argues that the benchmark to be used for measuring retrogression is the unconstitutional plan embodied in Act No. 49 (1995) "modified to address the constitutional informities in

that plan identified by the court." This is not a benchmark because it is no identifiable and constant standard. Who decides whether the plan has been properly modified? Who decides when the unconstitutional plan has become constitutional? When the court suggested that no one could adhere to such a subjective standard, a DOJ attorney stated that DOJ would advise the state. This is an open invitation to arbitrary and capricious decisions, but it is typical of the attitude of DOJ throughout this litigation. It refuses to be bound or even guided by Supreme Court decisions. In Reno v. Bossier Parish, the court criticized the Department's reliance on a hypothetical plan finding "the upshot of this [DOJ] position is to shift the focus of s 5 from non-retrogression to vote dilution, and to change the s 5 benchmark from a jurisdiction's existing plan to a hypothetical, undiluted one." Id. at 7.

The Justice Department's benchmark argument is also in violation of its own regulations, See 28 C.F.R. § 51.54(b) which provides that the benchmark comparison "shall be with the last legally enforceable practice or procedure used by the jurisdiction."

The Department of Justice also argues that the ACLU illustrative plan includes a reasonably compact majority black District 37 that would appear to address the court's concerns. Again, it is obvious that the DOJ has learned nothing from Shaw v. Reno, Miller v. Johnson, and Shaw v. Hunt. It is continuing in its effort to assign voters to voting districts based upon the

race. As we have explained above, the ACLU plan proposes to change 16 Senatorial districts to give District 37 a black majority of only 50.8 percent, and such a super human effort to create a BVAP majority assigns voters by race and violates the Constitution.

In preparing this remedial plan, the court has followed the four basic principles applicable to court ordered redistricting. First, the plan corrects the constitutional violations found by the court in its September 1996 order. Second, the plan adheres to the one-person, one-vote requirement of the equal protection clause. The deviation is only  $\pm 1.00$  percent. Third, the plan complies with both Section 2 and Section 5 of the Voting Rights Act. As we have set forth above, both sections have been considered and the plan is in compliance with both. And, fourth, there is a minimal disruption of the plan enacted by the General Assembly, and the plan alters only those districts necessary to reconfigure the unconstitutional districts. To correct the defects we originally found in Districts 29, 34 and 37, it has been necessary to change the lines of only 8 districts. Three of these (28, 29 and 31) were changed by the General Assembly in H.3002 and are not changed in the court plan.

The South Carolina Senate has confessed that it has been and will be unable to adopt a districting plan and have it precleared by DOJ in time to have elections in 1997. The citizens in the districts that have been found to be unconstitutional are entitled to relief without further delay, therefore, it is

necessary that this court plan be put in place immediately so elections may be conducted this year.

IT IS ORDERED that the redistricting plan for the South Carolina Senate shall be as (1) the 38 senate districts that are unchanged by this Order and are more particularly described in H.3002, which is incorporated herein by reference, and (2) the 8 senate districts, 28, 29, 31, 32, 34, 37, 38 and 44 as shown on the map, Appendix A, and described by precincts, tracts and blocks in Appendix B. This plan shall govern the 1997 special elections in the 8 districts set forth above, which are changed by this plan, and all future elections for all seats in the South Carolina Senate until replaced by a plan lawfully enacted and approved.

We realize that District 28 is not compact, but it was created by the General Assembly and cleared by DOJ. It has not been challenged by the plaintiffs, and we will not disturb it.

Appendix C is the Population Summary Report of the court plan and reflects the total population, racial composition and percent of deviation for each district.

IT IS FURTHERED ORDERED that the eight new election districts (28, 29, 31, 32, 34, 37, 38 and 44) shall conduct a special election on the first Tuesday after the first Monday in November 1997. The members so elected shall serve for terms of three years to expire on the Monday following the 2000 general election. As to these special elections, the following provisions apply:

- (1) The dates for filing for all candidates seeking nomination by a political party primary or political party convention are between noon on June second and noon on June sixteenth;
- (2) the date for filing the notice of candidacy and pledge is by noon on June sixteenth.
- (3) certification of the names of all candidates to be placed on primary ballots must be made by the political party chairman, vice chairman, or secretary to the State Election Commission or the County Election Commission, whichever is responsible under law for preparing the ballot, not later than noon on June eighteenth;
- (4) the date of the primary election is the second Tuesday in August and if any run-off primary elections are necessary they must be held on August twenty-sixth;
- (5) all candidates seeking nomination by petition must file these petitions with the State Election Commission no later than noon on September ninth;
- (6) the names of all nominees to be placed on the special election ballots must be certified by the respective political party to the appropriate election commissioners by noon on September eleventh.

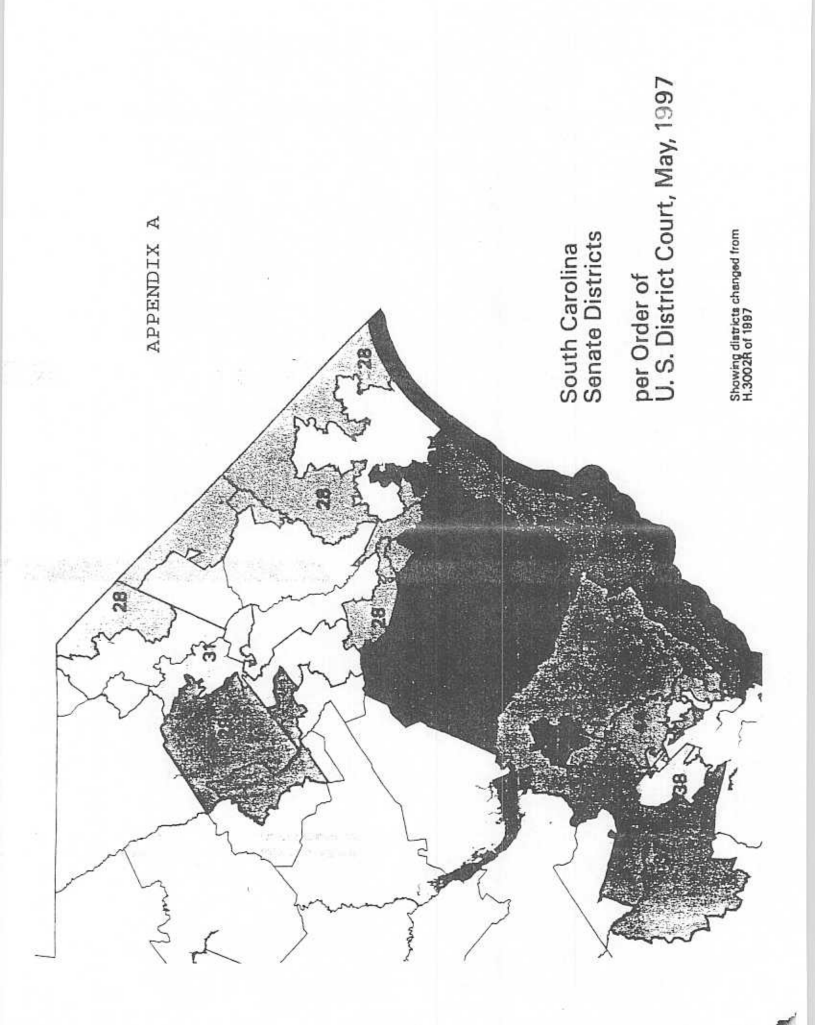
This is the same election schedule the House of
Representatives will use for its 1997 special elections. Use of
the same schedules should increase voter turn out and prevent
confusion among potential candidates and voters, and is fair to
everyone.

AND IT IS SO ORDERED this Latth day of May 1997.

ROBERT F. CHAPMAN
Senior United States Circuit Judge

JOSEPH F. ANDERSON, JR.
United States District Judge

MATTHEW J. PERRY Senior United States District Judge



### APPENDIX B

#### DISTRICT 28

Area	pulation
Dillon County	Pulation
CAROLINA	437
CAROLINA	521
LAST DILLON	2.020
TEOTERALE	01.3
	700
G. DD I G MILL	537
***************************************	1.201
Control Lake and the second and the	642
CHICLYIEW	2 122
PRINCE CONTRACTOR OF THE PRINCE OF THE PRINC	671
MI. CALVARY	2,708
OAKLAND	DEE
PLEASANT HILL	380
SOUTH DILLON	535.0
Tract 9704.00	
Blocks: 410A, 410B, 410C,	
410D, 411, 412A,	
412B, 412C, 413A,	
413B, 414, 415A,	
415B, 416A, 416B,	
418A, 421, 422, 423,	
424, 425, 518A, 519A,	
519B	221
	1-2777-0
Florence County	
HANNAH	999
HIGHHILL	
Tract 0020,00	
Blocks: 301, 302, 303, 304,	
306, 312, 313, 314,	
315, 316, 317, 318,	
319, 320, 321, 322,	
323, 324, 359, 360	433
Fract 0023.00	
Blocks: 305, 306, 318, 322,	
323, 324, 325, 326,	
327, 328, 329, 330,	
331, 332, 333, 334,	
335, 336, 337, 338,	
339, 340	341
	15015

### JOHNSONVILLE Tract 0019.00

1 ract 0019,00	)	
	Blocks: 303, 304, 305, 306A,	
	306B, 306D, 307, 310,	
	311, 312, 313, 314,	
	315, 318A, 318B, 333,	
	334, 335, 336A, 336B,	
	337, 340, 341, 342,	
	343, 345, 346, 348,	
	349, 350, 351, 352,	
	401A, 401B, 402A,	
	402B, 402C, 403A,	
	403B, 404, 405A,	
	405B, 406, 407, 408,	
	409, 410, 411, 412,	
	413, 414, 415, 416,	
	417, 418, 419, 420,	
	421, 422, 423, 424,	
	501, 502, 503, 504,	
	505, 506, 507, 508,	
	509, 510, 511, 512,	
	513, 514, 515, 516,	
	517, 518, 519A, 519B,	
	520A, 520B, 521, 522,	
	523, 524, 525, 526,	
	527, 528, 601, 602,	
	603, 604A, 604B,	
	604C, 604D, 605, 606,	
	607, 608, 609, 610,	
	611, 612, 613, 614,	
	615, 616, 617, 618,	
	619, 620, 621, 622,	
	623, 624, 625, 626,	
	627, 628, 629, 630,	
	631, 632A, 632B,	
	632C, 633, 634A,	
	634B, 635A, 635B,	
	636, 637A, 637B,	
	638A, 638B, 639, 640,	
	641, 642A, 642B,	
	642C, 642D, 643,	
	644A, 644B, 645,	
LEO	646A, 646B	2,642
	•••••	1,021
PROSPECT		
YUX		740
County		
County		

ATLANTIC BEACH	
ATHOR	
BROOKSVILLE	1
CHERRY GROVE	1
COOL SPRINGS	2
COOL SPRINGS	
CRESCENT BEACH	1
Prior	1
Bod Bbott	
DONES 5	1
EAST LORIS	2
EBENEZER	
FLOYDS	
UALIVANIS PERRY	
ORDER SEA	1.
TOME WOOD	
11OKK I	
JERNIGANS CROSS ROADS	
JORDAN VILLE	
JOYNER SWAMP	
LITTLE RIVER	2.
METHODIST RHEOBETH	~,
MILL SWAMP	
MOUNT OLIVE	
MOUNT VERNON	
NIXONS CROSSROADS	1.
NORTON	1,
OCEAN DRIVE 1	
OCEAN DRIVE 2	1,
DAWI EVE CWAMP	1,
PAWLEYS SWAMP	
PLEASANT VIEW	
POPLAR HILL	1,
SHELL	
SPRING BRANCH	
SWEET HOME	9
TAYLORSVILLE	4
WAMPEE	1,
WINDY HILL	1 4

## Marion County

BRITTONS NECK

Tract 9508.00

Blocks: 144, 181, 182, 184, 185, 190, 191, 194, 195, 240, 242, 244, 245, 246, 247, 248, 249, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263,

264, 265, 266, 267,	
268, 269, 270, 271,	
272, 273, 274, 275,	
276, 277, 278, 279	3.
NICHOLS	
NORTHEAST MULLINS	1,341
Tract 9504.00	
Blocks: 509, 512, 513, 514,	
515, 516, 517, 518,	
519	94
Tract 9505.00	3.7
Blocks: 101, 102, 103, 104,	
105, 106, 110, 111,	
112, 113, 114, 115,	
123, 124, 126A, 126B,	
127, 128, 129, 130A,	
130B, 131A, 131B,	
132, 133, 154, 155,	
156, 157, 158, 159,	
160, 161, 162, 163,	
164, 165, 166, 167,	
168, 169, 170, 171	789
SOUTHEAST MULLINS	2,158
Marlboro County	
	0.2000
	718
BLENHEIM	471
BRIGHTSVILLE	837
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	2,825
EAST MCCOLL	1.649
	2,291
TATUM	618
Williamsburg County	
EBENEEZER	1.004
	1,00
DISTRICT TOTAL	
DISTRICT TOTAL	76,509
PERCENT VARIATION	0.938
그녀 그는 그 얼마나 아이들 아니는 아이를 보고 있다면 하는 아이들 아니는 아이들 아이들 때문에 하는 것이 되었다. 그는 그는 그는 그는 그는 그는 그를 가는 것이 되었다. 그는 그를 가는 것이 없는 것이 없는 것이 없는 것이 없는 것이다.	0.000

### DISTRICT 29

S.A.L. V-SA	Population
Darlington County	
ANTIOCH	2 2 4 2
BURNT BRANCH BETHEL	2,242
CLYDE BLACK CREEK	2,836
DARLINGTON 1	1,511
DARLINGTON 2	491
DARLINGTON 3	2,645
DARLINGTON 4	4.279
DARI INGTON 5	2.349
DARLINGTON 5	2,871
DARLINGTON 6	2,433
DOVESVILLE	1,353
HARTSVILLE 1	1,216
HARTSVILLE 2&3	1,143
HARTSVILLE 4	1,439
HARTSVILLE 5	3,568
HARTSVILLE 6	3,556
HARTSVILLE 7	2,014
HARTSVILLE 8A	2 968
HARTSVILLE 8B	2 515
HIGH HILL INDIAN BRANCH	3 268
RELLYTOWN	1 990
LAKE SWAMP	1.588
LAMAR I	1 308
LAMAR 2 NEWMAN SWAMP	2,078
MONT CLARE MECHANICSVILLE Tract 0101.00	
Blocks: 341, 343, 347, 349.	
350, 352, 353, 354,	
362, 363, 364, 365,	
366, 367, 368, 385,	
5.50 P 2 P 2 P 2 P 2 P 2 P 2 P 2 P 2 P 2 P	
OATS PHILADELPHIA	
POND HOLLOW NEW MARKET	1,325
SWIET CREEV	1,392
SWIFT CREEK	1,447
lorence County	
CARTERSVILLE	
Tract 0025.00	
Blocks: 101, 102, 103, 104,	
105, 106, 107, 108,	
109, 110A, 110B, 111,	
112, 113, 114, 115,	
116, 117, 118, 119,	
120, 121, 122, 123,	

124, 125, 126, 127,	
128, 129, 130, 131,	
132, 133, 134, 135,	
136, 137, 138, 139,	
140, 141, 144, 145,	
146, 147, 148, 149,	
150, 151, 152, 153,	
154, 155, 156, 157,	
158, 159, 160, 161,	
162, 163	
GLENWOOD 102, 103	1.478
Tract 0015.02	
Blocks: 301, 302, 303, 304,	
305, 306, 314, 345,	
346, 347, 348	564
SAVANNAH GROVE	2,787
TIMMONSVILLE	4,642
	.,
Lee County	
ASHLAND	233
BISHOPVILLE I	
BISHOPVILLE 2	1,031
BISHOPVILLE 3	1,317
	1,339
	1,946
CEDAR CREEK	
Tract 9802.00	
Blocks: 254, 255, 256, 257,	
258, 259	61
CYPRESS	667
ELLIOII	808
LYNCHBURG	1,302
MANVILLE	.,
Tract 9803.00	
Blocks: 302, 303, 304, 305,	
306, 307, 308, 309,	
310, 311, 312, 313,	
314, 315, 316, 317,	
318, 319, 320, 321,	
329, 331	238
MOUNT CLIO	504
STOKES BRIDGE	720
DISTRICT TOTAL :	75,619
PERCENT VARIATION	-0.236

### DISTRICT 31

rea	
	Population
hesterfield County	
CASH	
CASH	1,147
arlington County	
MONT CLARE MECHANICSVILLE	
Tract 0101.00	
Blocks: 357, 358, 359, 360,	
361, 383, 384, 386,	
388, 389, 390, 391,	
392, 393, 394, 395,	
396, 397	111
	111
- Blocks: 101, 102, 103, 104,	
105, 106, 107, 108,	
109, 110, 111, 112,	
113, 114, 115, 116,	
117, 118, 119, 120,	
121, 122, 123, 124,	
125, 126, 127, 128,	
129, 130, 133, 134,	
135, 136, 137, 138,	
139, 201, 202, 203,	
204, 205, 206, 207,	
208, 209, 210, 211,	
212, 213, 214, 215,	
216, 217, 218, 219,	
220, 221, 222, 223,	
224, 221, 222, 223,	
224, 225, 226, 227,	
228, 229, 230, 231,	
232, 233, 234, 235,	
236, 237, 238, 239,	
240, 241, 242, 243,	
244, 245, 246, 247,	
248, 249, 250, 251,	
252, 253, 254, 255,	
256, 257, 258, 259,	
260, 261, 262, 263,	
264, 265, 266, 267,	
268, 269, 270, 271,	
272, 273, 274, 275,	
276, 277, 278, 280,	
281, 282, 285, 286,	
291, 295, 296, 297,	
301	1 707

PALMETTO		
SOCIETY HILL		2.856
		1.195
Florence County		5.5
BACKSWAMP		
BROOKGREEN		1,234
Tract 0001.00		
1 ract 0001.00	Philosophy wash	
T	Blocks: 102, 107	106
Tract 0003.00		
	Blocks: 210, 212B	80
CLAUSSEN	Wichele Walker Indian and American Company and Company	00
Tract 0016.02		
	Blocks: 201, 202, 203, 204,	
	205, 206, 207, 208,	
	209, 210, 211, 212,	
	213, 214, 215, 216,	
	217, 218, 219, 220,	
	271, 270, 279, 220,	
	221, 222, 223, 224,	
	225, 226, 227, 228,	
	229, 230, 231, 232,	
	233, 234, 235, 236,	
	237, 238, 239, 240,	
	241, 242, 243, 244,	
	245	405
COLES CROSS ROAD	DS	
Tract 0006.00		
	Blocks: 101A, 101B, 101D,	
	101E, 101F, 102B,	
	103A, 103B, 105, 107,	
	108, 109, 110, 111,	
	112A, 112B, 113A,	
	113B, 114, 115, 116,	
	117, 118, 119, 120,	
	121, 122, 123, 124,	
	201, 202A, 202B, 203,	
	204, 205, 206B, 207B,	
	208B, 209B, 210, 211,	
	212B, 217C, 217D,	
	218, 219B, 219C,	
	220B, 221, 222, 302A,	
	302B, 302F, 302G,	
	302H, 303, 304B,	
	305B, 305C, 305D,	
	306A, 306B, 306C,	
	306D, 307A, 307C,	
	307D, 308, 309, 310B,	
	311, 312	2,282
Tract 0014.00		

E	Blocks: 101A, 101C, 110,	
	113, 117B, 118A,	
	118D, 301A, 301C.	
	306B, 401C, 402D.	
	507A, 507B, 507C,	
	507D, 508, 509, 510A,	
COWARDS	510B, 510C, 513, 514	77
COWARDS 1		1,110
	M	1.26
		4.218
		4.805
EFFINGHAM		1,322
The Contraction of the Contracti	· · · · · · · · · · · · · · · · · · ·	
FLORENCE WARD 10 Tract 0003,00		1,404
	locke: 2124 4124	
Tract 0008.00	locks: 212A, 413A	. 9
	laster 101D	
FLORENCE WARD 11	locks: 101B	. 6
Tract 0011.00		
BI	locks: 104, 109, 110, 111,	
	112, 113, 114, 115,	
	116, 117, 118, 119,	
	120, 121, 122, 123,	
	601, 602, 603, 604,	
	605, 606, 607, 608,	
	609, 610, 611, 612,	
	613, 614, 615, 616,	
	617, 618, 619, 620,	
	621, 622, 622	
FLORENCE WARD 12	621, 622, 623	1,266
FLORENCE WARD 14	# C # C # C # C # C # C # C # C # C # C	2,038
FLORENCE WARD 15		3,037
Tract 0006.00		
Blo	ocks: 101C, 102A, 104,	
	106, 206A, 207A,	
	208A, 209A, 212A,	
	213, 214, 215, 216,	
	217A, 217B, 219A,	
	220A, 301, 302C.	
	302D, 302E, 302J,	
	304A, 305A, 305E,	
	305F, 305G, 305H,	
	307B, 310A, 313, 314,	0 8888
Troot 0007.00	315, 316, 317	1,068
Tract 0007.00	0400 P440 V240 S24800	
Tract 0014 00	ocks: 401, 402, 406A	0
Fact 0014 4 00		

	Blocks: 401R	
FLORENCE WARD 4	Blocks: 401B	0
Tract 0010.00		
	Blocks: 212 214 216 226	
	Blocks: 213, 214, 218, 220,	
	221, 222, 223, 224,	
	225, 301, 302, 303,	
	304, 305, 306, 307,	
	308, 309, 310, 311,	
	312, 313, 314, 315,	
	316, 317, 318, 319,	
	320 321 322	
FLORENCE WARD 5	320, 321, 322	1,127
Tract 0002.01		
1.000 0002.01	Discours for switch purious	
	Blocks: 111, 301A, 302A,	
	302B, 303A, 303B,	
	303C, 309, 310A,	
	310B, 311A, 312,	
	313A, 317A	100
Tract 0002.02		137
	Blocks: 101A 201A	
Tract 0011.00	Blocks: 101A, 201A	23
	Dii 207 200 210 211	
	Blocks: 207, 208, 210, 211,	
	212, 213, 214, 215,	
	216, 217, 218, 219,	
	220, 301, 302, 305,	
	307, 308, 309, 310,	
	311, 312, 313, 314,	
	315, 316, 317, 318,	
	319, 320, 326, 327,	
	328, 329, 330, 701,	
	703 A 703 D 703 C	
	702A, 702B, 702C,	
	702D, 703A, 703B,	
	703C, 704A, 704B,	
	705, 706A, 706B, 707	1.522
Tract 0012.00		
E	Blocks: 125A, 126A, 128,	
	120 4 130	Q
FLORENCE WARD 6.	W. W. W. M. B. A. L. S. D. M. D.	50 Warrier 1
FLORENCE WARD 7		1,032
FLORENCE WARD 8		1,763
FLORENCE WARD 9		2,064
ht (C) 이번의 중요요 하다 (C) 등 사람이 있다. (C) 이번의 중요 (C) 등 (C) <caption> (C) 등 (C) 등 (C) 등 (C) 등 (C) 등 (C) <caption> (C) 등 (C) 등 (C) 등 (C) 등 (C) 등 (C) <caption> (C) 등 (C) 등 (C) 등 (C) <caption> (C) 등 (C) <caption> (C) ) (C) (C) (C) (C) (C) (C) ) (C) (C)</caption></caption></caption></caption></caption>		
Tract 0008.00	WOW SERVER SERVER SERVER	
В.	Blocks: 201, 202, 203	1.049
and the late of the same of th	F14-16-41 (4-14-14-14-14-14-14-14-14-14-14-14-14-14	728
JICELIA WOOD		4,202
-IIGHHILL		1,404
Tract 0023.00		
	locks: 304	2
D		3

MARS BLUFF 2		
Tract 0003.00		
	Blocks: 503	
Tract 0004.00	Blocks: 503 ,	2
	Blocks: 248, 249, 250, 251,	
	252, 253, 254, 255,	
	256, 257, 258, 259,	
	201, 207, 208, 209,	
	301, 302, 303, 304,	
	305, 306, 307, 308,	
	309, 310, 311, 312,	
	313, 316, 319, 320,	
	321, 329, 330, 331,	
8	332, 333, 334, 335,	
MCALLISTER MILL	336, 337, 346	355
		222
Tract 0020,00		
	Blocks: 111, 112, 113, 114,	
	132, 133, 134, 135	195
Tract 0022.01		
	Blocks: 501, 502, 503, 504	5.0
Tract 0024.98		56
	Blocks: 412, 413, 414, 415,	
	416, 436, 437, 438,	
	439, 440, 441, 442.	
	443, 446	02000
QUINBY	443, 446	345
Tract 0003.00		
	Blocks: 201, 217, 301, 302,	
	303, 305A, 305B, 306,	
	308, 309, 312, 313,	
	314, 315, 316, 317,	
	401, 402, 403, 404,	
	405, 406, 407, 408.	
	400, 400, 407, 408,	
	409, 410A, 411, 412A,	
SALEM	501, 504A	829
Tract 0023.00		
	N-1 116 140	
В	Blocks: 146, 149, 150, 168,	
Tract 0024,98	169, 170	223
В	llocks: 201, 202, 203, 204,	
	205, 206, 207, 208,	
	209, 210, 215, 216,	
	217, 218, 219, 220,	
COD IV	221	475
SCRANTON		1,619
ooLDING	TERM CHORESTANDERS ASSAULTED STANDARD AND AND AND AND AND AND AND AND AND AN	1,019
Tract 0003.00		

2211-000-202-202-000-0	Blocks: 410B	39
Tract 0008.00	Cash in Collinarions was pro-	
	Blocks: 101C, 103, 104, 105,	
	301B	182
TANS BAY		2,108
WEST FLORENCE		
Tract 0001.00		
	Blocks: 103, 104, 105, 106,	
	108, 109, 110, 111,	
	112, 113, 114, 115,	
	116, 117, 118, 119,	
	120, 121, 122, 123,	
	124, 125, 126, 127,	
	128, 129, 130, 131,	
	132, 133, 134, 135	1,551
Tract 0002.01		
_	Blocks: 105A, 105B, 106,	
	107, 108, 109, 110,	
	112, 201, 202, 203,	
	204, 205, 206, 207,	
	208, 209, 210, 211,	
	212, 213, 214, 215,	
	216, 217, 218, 219,	
	220, 221, 301B, 302C,	
	303D, 303E, 303F,	
	303G, 304, 305, 306,	
	307, 308, 311B, 313B,	WEEZ:
	314	1,575
Marlboro County		
		526
	LLE	7,431
	ADS	2,106
		1,630
	/ILLE	1,528
WALLACE		
Tract 9601.00		
	Blocks: 135, 136, 137, 138,	
	139, 140, 141, 142,	
	143, 144, 145, 146,	
	147, 148, 149, 150,	
	151, 152, 153, 154,	
	155, 156, 157, 158,	
	159, 160, 161, 162,	
	163, 164, 165, 166,	
	167, 168, 169, 170,	
	171, 180, 181, 182,	
	183, 184, 185, 186,	
	187, 188, 189, 190,	

191, 192, 193, 194,	
195, 196, 197, 246,	
249, 252, 253, 254,	
255, 256, 257, 258,	
259, 260, 261, 262,	
263, 264, 265, 266,	
267, 268, 269, 270,	
271, 272, 273, 274,	
275, 276, 277, 278,	
279, 280, 281, 282,	
283, 284, 285, 286,	
287, 288, 289, 290,	
291, 292, 293, 294,	
295	1 222
WEST BENNETTSVILLE	1,222
	4,910
Principal Control of the Control of	
DISTRICT TOTAL	76,014
	70,014
PERCENT VARIATION	0.285

## DISTRICT 32

Por	ulation
Tolence County	WILDER STREET
LAKE CITY 1	
LAKE CITY 1	2,397
LAKE CITY 2  LAKE CITY 3	1,561
LAKE CITY 4	2.413
	사용의 연관
eorgetown County	3,443
ANDREWS OUTSIDE	1 701
PETHEL	1,791
BETHEL BLACK RIVER	3,038
BLACK RIVER	1,247
BROWNS FERRY CARVERS BAY	1,315
CARVERS BAY	2,281
CEDAR CREEK	166
FOLLY GROVE	746
FOLLY GROVE	1,557
GRIERS KENSINGTON	1,121
KENSINGTON	709
Tract 9806.00	
MURRELLS INLET  Blocks: 216	
MURRELLS INLET	0
Tract 9804,00	
MYERSVILLE	
MYERSVILLEPENNY ROYAL	0
PLANTERSVILLE	463
PLANTERSVILLE	959
Tract 9804.00	
Blocks: 177, 178, 179, 180,	
181, 183, 203, 205,	
206, 207, 208, 209,	
210, 249, 251, 252,	
253, 254, 255, 256,	
257, 258, 259, 260,	
261, 262, 263, 264,	
265, 266, 269, 271,	
0, 200, 207, 2/1,	
272 273 274 275	
272, 273, 274, 275,	
276, 277, 278, 282.	
276, 277, 278, 282, 295	876

Tract 9808.00

SANTEE

Blocks: 154, 155, 156, 157,	
150, 150, 157,	
158, 159, 160, 161,	
162, 163, 164, 165,	
166, 167, 168, 169,	
170, 171, 175, 186.	
188, 303, 304, 305	
306, 307, 308, 309,	
310, 311, 312, 313	
SDD 10 314, 315	
SPRING GULLEY	572
	3,210
	2177.297
INLAND	
INLAND JAMESTOWN	355
Tract 0704.00	222
Blocks: 1144 114B	
Blocks: 114A, 114B, 114C,	
114D, 115, 116, 117,	
Tract 0705.00	12:850
D1 (	223
Blocks: 124, 125, 126, 127,	
128, 129, 130, 150	
151, 152, 153, 154	
155, 156, 214, 215	
_ 229, 231	
Tract 0706.00 229, 231	385
Blocks: 132, 133, 134, 135,	
10*10*10*10*10*10*10*10*10*10*10*10*10*1	
PORT HARRELSON 136, 137 2 RACEPATH I 1,0	253
RACEPATH	46
NACEPATH 2	
RACEPATH 2	
	73
" manisburg County	
BLACK RIVER	
BLOOMINGVALE	20
CADES	227
CADES CEDAR SWAMP 1,16	7.00
CEDAR SWAMP	
CENTRAL 54 EARLS 66	
EARLS GREELEYVILLE 60	. 1 6
GREELEYVILLE 60 HARMONY 2,19	1
HARMONY 2,19 HEBRON 42	2
UPADISM	4
HEMINGWAY 90	8
PIENRY POPI AR HILL	2
INDIANIOWN	
NINGSTREE 1	2
MINUSTREE 2 4 20/	
KINGSTREE 2	5
KINGSTREE 3	;

LANE	
LENUDS	
MIDWAY	1,452
	103
MIDWAY MILLWOOD  MORRISVILLE	571
VICIKRISVILLE	621
WIOGHT VERNIN	485
MUDDY CREEK	581
MUDDY CREEK NESMITH	3535310
NESMITH OAK RIDGE	174
OAK RIDGE PERGAMOS	953
PERGAMOS . PINEY FOREST	171
PINEY FOREST SALTERS	439
SANDY BAY	595
SANDY BAY	1,885
SANDY BAY SINGLETARY	670
50110N3	408
TRIO	248
TRIO	1.149
WORKMAN	96
5 It	2.0
DISTRICT TOTAL	
	6 260
PERCENT VARIATION	6,369
PERCENT VARIATION	
CONTRACTOR TO THE PROPERTY OF A DEC.	0.753

Area	
	pulation
Charleston County	
AWENDAW	
CHRIST CHURCH 3	. 1,276
를 보고 하고 있다. 이번에 이 문화에 가장으로 열심을 하고 있다. 그런	1,027
CHRIST CHURCH 5	1,682
Tract 0046.04	
Blocks: 109A, 109B, 109C,	
109E, 109F, 109G,	
109H, 109J, 109K,	
110, 111, 501A, 501B,	
502, 503A, 503B,	
CHRIST CHIRCHS 503C, 503D, 503E	1,423
CHRIST CHURCH 9	2 998
term	070
ISLE OF FALMS 2	
MCCLELLANVILLE	
MCCEELLANVILLE Z	330
MOONT FLEASANT 10	44.000
MOCKLI PERSANT II	1.175
MOON I LEASANI I	824
THE ADMIT Z.	1,790
THE PERSON OF TH	1,308
TOOM I LEASANT 4	1.054
TIOUNT FELASANTS	1,637
MOUNT PLEASANTO	1.905
MOUNTFLEASANT	1,254
THE CITE TELESCOPE TO THE CONTRACT OF THE CONT	1.334
FIGURE FELASANT 9	3,345
STATE OF THE PROPERTY OF THE P	1.157
SULLIVANS ISLAND	1,623
	1,023
Georgetown County	
GEORGETOWN 1	1.428
GEORGETOWN 2	726
	2,756
	769
GEORGETOWN 5	2,538
GEORGETOWN 6	
GEORGETOWN 7	663 560
KENSINGTON	200
Tract 9803.00	
Blocks: 350, 354, 355, 356,	
357 759 401 402	

Blocks: 350, 354, 355, 356, 357, 358, 401, 402, 403, 404, 405, 406,

	407, 408, 409, 410,	
	411, 412, 413, 414,	
	415, 416, 417, 418,	
	419, 420, 421, 422,	
	423, 424, 425, 426,	
	427, 428, 429, 430,	
	431, 432, 433, 434,	
	435, 436, 437, 438.	
	439, 440, 441, 442,	
	443, 444, 501B, 502,	
	503, 504B	1.510
Tract 9806.00	200, 2000	1.540
	Blocks: 201, 202, 205, 206,	
	207, 208, 209, 210,	
	211, 212, 213, 214,	
	215, 201C, 302B	2/2
MURRELLS INLET	215, 301C, 302B	263
Tract 9804.00		
21401 2004.00	_Blocks: 185, 186, 187, 188,	
	189, 190, 191, 192,	
	193, 194, 195, 196,	
	107	0.2
Tract 9805.00	197	93
11401-7005.00	Blocks: 101, 102, 103, 104,	
	105, 106, 107, 108,	
	109, 110, 111, 112,	
	() 그런 이루스 사이를 다듬다고요요요요요요요요요요요요	
	113, 114, 115, 116,	
	117, 118, 119, 120,	
	121, 122, 123, 124,	
	125, 126, 127, 128,	
	129, 130, 131, 132,	
	133, 134, 135, 136,	
	137, 138, 139, 140,	
	141, 142, 143, 144,	
	145, 146, 147, 148,	
	149, 150, 151, 152,	
	153, 154, 155, 156,	
	157, 158, 159, 160,	
	161, 162, 163, 164,	
	165, 166, 167, 168,	
	169, 170, 171, 172,	
	173, 174, 175, 176,	
	177, 178, 179, 180,	
	181, 182, 183, 184,	
	185, 186, 187, 188,	
	189, 190, 191, 192,	
	193, 194, 195, 196,	
	197, 201, 202, 203,	

20	04, 205, 206, 207,	
	08, 209, 210, 211,	
	12, 213, 214, 215,	
21	16, 217, 218, 219,	
	20, 221, 222, 223,	
	24, 225, 301, 302,	
	33, 304, 305, 306.	
	17, 308, 309, 310,	
	1, 312, 313, 314,	
	5, 316, 317, 318,	
	9, 320, 321, 322,	
	3, 324, 325, 326A,	
	6B, 327, 328, 329,	
	0, 331, 332, 333,	
	4, 335, 336, 337,	
	8, 339, 340, 341.	
	2, 343, 344, 345,	
	6, 347, 348, 349,	
	0, 351, 356, 370,	
	1, 372, 373, 374.	
	5, 376, 377, 378.	
	9, 380, 403, 404,	
	5, 406, 407, 408.	
	9, 410, 411, 412,	
	3, 414, 415, 416.	
	7, 418, 419, 420.	
	, 422, 423, 424,	
	i, 426, 427, 428,	
420	, 420, 427, 420,	WE'GE
PAWLEYS ISLAND 1	·	. 4,343
PAWLEYS ISLAND 2	······································	. 1,387
PAWLEYS ISLAND 3		. 1,679
PAWLEYS ISLAND 4		. 1,300
PLANTERSVILLE		. 971
Tract 9804.00		
	1, 202, 204, 267,	
	, 270, 279, 280,	
	, 283, 284, 285,	
	, 287, 288, 289,	
	, 291, 292, 293,	
	, 297	40
SANTEE		. 40
Tract 9808,00		
	2, 173, 174, 176,	
	, 184, 185, 196,	
	, 301, 302, 316,	
	318, 319, 320,	
	322, 323, 324,	
321,	, see, sed, set,	

323, 320, 327, 328,	
329, 330, 331, 332,	
333, 334, 335, 336,	
337, 338, 339, 340,	
341, 342, 343, 344,	
345, 346, 347, 348,	
349, 350, 351, 352.	
353, 354, 355, 356,	
353, 354, 355, 356,	
357, 358, 359, 360,	
361, 362, 363, 364,	
365, 366, 367, 368,	
369, 370, 371, 372,	
373, 374, 375, 376,	
377, 378, 379, 380,	
381, 382, 383, 384,	
385, 386, 387, 388,	
389, 390, 391, 392,	
393, 394, 395, 396.	
207	
WINYAH BAY	. 85
	. 89
Horry County	
GARDEN CITY 1	
GARDEN CITY 2	. 2,323
GARDEN CITY 3	1,291
GARDEN CITY 3 MARLOWE	3,592
MARLOWE	3,279
Tract 0515.00	3,279
Blocks: 410, 426, 518	con
	577
Blocks: 101, 102, 103, 104,	
100 100 110 110	GWI-171
SURFSIDE BEACH 1	117
SURFSIDE BEACH 2	
SURFSIDE BEACH 3	1,563
SURFSIDE BEACH 3	1,416
SURFSIDE BEACH 4	4,337
DISTRICT TOTAL	
	76,279
PERCENT VARIATION	
	0.635

A	rea	
-	T .	opulation
В	erkeley County	
	ALVIN	
	BETHERA	1,205
	BETHERA BONNEAU	. 357
	BONNEAU	. 2,692
	Tract 0204.02	
	Blocks: 132, 133, 134, 135,	
	136, 137, 138, 139,	
	140, 141, 143, 144,	
	145, 146, 147, 151.	
	152, 155, 156, 157,	
	158, 159, 163, 165,	
	166, 167, 168, 176,	
	177 178 170 100	
	177, 178, 179, 180,	
	181, 182, 183, 184,	
	185, 186, 187, 188,	
	189, 190, 191, 192,	
	193, 194, 195, 196,	
	201, 202, 203, 204,	
	205, 206, 207, 208,	
	209, 210, 211, 212,	
	221, 222, 223, 224,	
	225, 226, 227, 228,	
	229, 230, 231, 232,	
	233, 234, 235, 236,	
	237, 238, 239, 240,	
	CORDESVILLE 241	1,570
		1,407
	CROSS EADYTOWN	2,738
		983
	[12] - [12] - [12] - [13] - [	2,380
	HUGER JAMESTOWN	1,269
		760
	LEBANON	678
		2,229
	MCBETH MONCKS CORNER	1,169
		9.896
	가장 사람들이 가게 되는 것이 되었다면 있다면 가게 되었다면 하는 것이 되었다면 하는 것이 없는 것이 없습니	1,941
	SAINT STEPHENSHULERVILLE HH	4,223
	일반 : (1) (1) [2] - [2]	433
	WASSAMASSAW	2,804
	② 1.500の1.2 31.500の1.3 32.4 3.4 3.4 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5	2,007

Charleston County		
CHRIST CHURCH 4	The American analog gradients continue	
CHRIST CHURCH 6		793
CHRIST CHURCH 7		160
Tract 0046.01	* NO CONTROL TO A TO	468
	Blocks: 319, 320, 321, 322,	
	356, 357, 320, 321, 322,	
	356, 357, 360, 363A,	
	363B, 364, 365, 366,	
	367, 374, 375, 376,	
	401A, 401B, 401C,	
Tract 0046.04	401D	214
	Blocks, 100D	214
	Blocks: 109D	
County		0
CANADY'S	***************************************	
COTTAGEVILLE		***
EDISTO		602
HORSE PEN		2,614
MAPLE CANE		524
MASHAWVILLE		608
PEOPLES		677
RITTER		1,015
Tract 9706.00		497
	Rosewallia gaptatamente talena iliaate	
В	locks: 501, 502, 503, 504,	
	505, 506, 507, 508,	
	511, 513, 514, 515,	
	516, 517, 518, 519,	
	520, 521, 522, 523,	
	524, 525, 526, 527,	
	528, 529, 530, 531,	
	532, 533, 535, 536.	
	537, 538, 539, 540	
	541, 542, 543, 544.	
	548, 549, 550, 551,	
	552, 553, 554, 555,	
	556, 558, 559, 560	
	561, 562, 563, 564	
	565, 566, 574, 575	
ROUND O	576 577 579	2000
		857
STOKES		657
		390
		710
WOLFE CREEK	[1] 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	
	5	05

## Dorchester County BEECH HILL

Tract 0108.01

2010年3月1日 17.75万年 1月1日	
Blocks: 142, 143, 189, 191,	
192, 225B, 264, 265,	
266, 267, 268, 269,	
270, 271, 272, 273,	
274, 281, 282B	
CAROLINA	17
DELEMARS	2,242
GIVHANS	505
GROVER NO.1	1.688
GROVER NO.1 GROVER NO.3 RIDGEVILLE	890
	221
	3,332
	889
SAUL DAM ST. GEORGE NO.1	269
ST. GEORGE NO.1	2,248
* *	2,2 .,,
DISTRICT TOTAL	
DISTRICT TOTAL	75,067
PERCENT VARIATION	72,007
TERCENT VARIATION	-0.964
	-0.704

Area Population Berkeley County WIDE AWAKE Tract 0207.04 Blocks: 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 553, 554, 555, 556, 557, 592, 593, 594, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 701A, 701B, 701C, 702A, 702B, 703A, 703B ..... 13,784 Charleston County LADSON LINCOLNVILLE ..... 1,050 Dorchester County ASHBOROUGH .... 4,007 Tract 0105.00 Blocks: 329, 331, 332, 333, Tract 0108.01 Blocks: 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116,

117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136,

137.	138, 139, 140,
	144, 145, 146,
147	148, 149, 150,
151	150, 150, 151
131,	152, 153, 154,
155,	156, 157, 158,
159,	60, 161, 162,
163,	64, 165, 166,
167, 1	68, 169, 170,
171, 1	72, 173, 174,
175, 1	76, 177, 178,
	80, 181, 182,
	84, 185, 186,
187 1	88 190
CLEMSON	
COASTAL	2,495
	2,495
FLOWERTOWN	6,608 
	장생물이 가장에 가지를 하고 있는데 이번 가게 되었다면 하고 있다면 하는데 하는데 하고 있다면 하는데
GREGG	1,685
	-100
Tract 0108.05	
Blocks: 101, 1	02, 103, 104,
	06, 107, 108,
	0, 111, 112,
	4, 115, 116,
	8, 119, 120,
	2, 123, 124,
	909B, 910, 911,
	3, 914A, 914B,
	15, 920A,
	20C, 920D,
	20F, 920G,
	21, 922, 923A,
923B, 9	24A, 924B,
924C, 9	25A, 925B,
	25D, 925E,
	26 027 028
Tract 0108.06	20, 927, 928 5,686
Blocks: 701C,	702 703 704
	5, 707, 708,
709, 70	3, 707, 700,
IRONGATE 709, 711	9
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
TO THE TILLE	4 102
	2.760
TOTAL SOMEWIER VILLE	2 772
U	121
STALLSVILLE	1.590
TRANQUIL	2,686
	2,000

TROLLEY TUPPERWAY	 • • • •	• • •	***	4,115 4,183
DISTRICT TOTAL	 		3345	76,487
PERCENT VARIATION	 			0.909

· Charles

Area	D,	pulation
lastratar C		ризиноп
erkeley County		
BERKELEY		2.461
		. 2,461
Tract 0204.0	2	
	Blocks: 142, 175, 197, 213,	
	214, 215, 216, 217,	
	218, 219, 220, 242,	
	243, 244, 245, 246,	
	247, 248, 249, 251,	
	256, 257, 258, 259,	
	260, 261, 262, 263,	
	264, 265, 266, 267,	
	268, 269, 270, 271,	
	272, 273, 274, 275,	
	276, 277, 278, 279,	
	280, 281, 282, 286,	
	287, 288, 289, 290,	
CARNES CROSS BO	291	432
GOOSE CREEK 1	ADS	5 180
GOOSE CREEK 2		8,764
		W 25
Tract 0208.01		
	Blocks: 601, 602, 606, 607,	
	608, 610, 611, 624,	
	625, 626, 627, 628,	
	629, 630, 631, 632A,	
	632B, 633A, 633B,	
100 PM	634	2,240
Tract 0208.02		20,20
	Blocks: 101, 102, 103, 104,	
	105, 106, 107, 108,	
	109, 110, 111, 112,	
	113, 114A, 114B, 115,	
	116A, 116B, 117, 119,	
	120, 121, 122, 123,	
	124, 125, 126, 127,	
	128, 129, 130, 131,	
	132, 133, 134, 135,	
	201, 202, 203, 204,	
	205, 206, 207, 208,	
	302, 303A, 303B,	

	304A, 304B, 304C,	
	305, 306, 307A, 307B.	
I Paragraphy and advanced by Colorest A	324, 325, 326, 327	200
GOOSE CREEK 3	**************************************	
PINOPOLIS		1,268
WIDE AWAKE		1.966
Tract 0207.0	14	
	Blocks: 501, 550, 551, 552,	
	558, 559, 560, 561,	
	562, 563, 564, 565,	
	566, 567, 568, 569,	
	570, 571, 572, 573,	
	574, 575, 576, 577,	
	579, 570, 590, 591	
	578, 579, 580, 581,	
	582, 583, 584, 585,	
	586, 587, 588, 589,	
Tract 0207.05	590, 591, 595	4,235
11act 0207.03		
	Blocks: 302, 303, 304, 305,	
	306, 307A, 307B,	
	307C, 308, 309, 310,	
	311, 312C, 314, 315,	
	504, 505, 506, 508,	
	509A, 509B, 510	3,285
Tract 0207.06	V 1000 VI 1000	
	Blocks: 304A, 304B, 501A,	
	501B, 501C, 502A,	
	502B, 503, 504, 505A,	
	505B, 506, 507, 601,	
	602, 603, 604, 605,	
	606, 607	398
C1 .		370
Charleston County		
CHRIST CHURCH I		1 222
CHRIST CHURCH 2		2.180
CHRIST CHURCH 7		2,100
Tract 0046.01		
	Blocks: 377	0
CHRIST CHURCH 8	****	7,248
DEER PARK 2	# 47 MAN 를 내용되었다. 2012년 - 47 MAN 를 경험하고 있다면 보다 보는 경험 등 하는 경험 경험 등 사용하고 있다면 함께 보고 있다면 하는 것이 되었다. 그는 것이 없는 것이 되었다.	5,771
NORTH CHARLESTO		
NORTH CHARLESTO	ON 21	1,564
NORTH CHARLESTO	ON 22	727
NORTH CHARLESTO		681
		1,195

Population Summary Report

		. 8	AND A STATE OF THE PARTY OF THE		, vehorr			
Dist.	Total	Black	Pct. Black	Total18-	Black18+	Pct.	Black18+	Pct. Dev
1	76,341	7,193	200			-		
2	75,047		9.42	60,456			8.70	0.71
3	75,744	7,7 4 4 3	6.24	56,096	3.345		5.96	0.72
4	76,418		11.41	57,420	5.810		10.12	-0.99
5	76,379		22.29	56,995	11.775		20.66	-0.07
6	75,758		9.39	57,633	4,847		8.41	0.82
7	75,054		5,22	57,530	2,601		4.52	0.77
8	75,872		51.90	55,013	26,265		47.74	-0.05
9	75,012		8.44	58,706	4,484		7.64	-0.98
10	75,196		23.34	55,801	12,170		21.81	0.10
	76,463		31.36	56,761	15,984		28.16	-0.79
11	75,276	24,859	33.02	56,054	16,809		20.10	0.88
12	75,834	11,322	14.93	57,416	7,702		29.99	-0.69
13	75,690	10,690	14.12	57,463			13.41	0.05
14	75,049	13,372	17.82	55,874			13.04	-0.14
15	75,188	8,658	11.52	55,793			15.70	-0.99
16	75,073	16,816	22.40	55,351	10,944	40	10.43	-0.80
17	75,169	43,302	57.61	53,782	28,910		19.77	-0.96
18	75,197	21,824	29.02	56,108	14,564		53.75	-0.83
19	75,126	51,319	68.31	54,937	35,458		25.96	-0.79
20	76,518	14,900	19.47	60,873	10,519		64.54	-0.89
21	76,553	44,841	58.58	58,556	31,685		17.28	0.95
22	75,650	14,058	18.58	55,437	9,019		54.11	1.00
23	75,083	5,273	7.02	54,349	3,594		16.27	-0.20
24	75,332	13,200	17.52	54,934	8,734		6.61	-0.94
25	75,063	27,672	36.87	54,628			15.90	-0.61
26	75,042	12,004	16.00	55,521	18,597 7,789		34.04	-0.97
27	75,437	23,455	31.09	55,155			14.03	-1.00
28	76,509	20,295	26.53	55,890	15,776		28.60	-0.48
29	75,619	34,505	45.63	53,487	12,664		22.66	0.94
30	75,623	46,518	61.51	52,193	22,216		41.54	-0.24
31	76,014	20,739	27.28	55,845	29,886		57.26	-0.23
32	76,369	46,716	61.17	51,262	13,610		24.37	0.28
33	76,471	10,976	14.35	57,648	28,941		56.46	0.75
34	76,279	15,986	20.96	58,783	6,978		12.10	0.89
35	75,599	21,755	28.78	54,407	10,369		17.64	0.63
36	75,386	47,997	63.67	53,040	14,269		26.23	-0.26
37	75,067	36,530	48.66		31,987		60.31	-0.54
38	76,487	9,774	12.78	52,596	24,092		45.81	-0.96
39		49,633		52,377	6,102		11.65	0.91
40	76,068	34,406	65.19	54,519	33,955		62.28	0.44
41	76,530	9,460	45.23	53,736	22,228		41.37	0.36
42	76,506	46,177	12.36	58,804	6,093		10.36	0.97
43	75,939	20,599	60.36	57,143	31,229		54.65	0.93
44	76,524		27.13	53,906	12,959		24.04	0.19
15	76,544	9,497	12.41	55,130	6,128		11.12	0.96
16	76,482	47,555		53,315	31,092		58.32	0.98
		17,642		57,773	11,517		19.93	0.90
3,		039884		566496	691.040			0.01
					, 010			-0.01

Mean Deviation is: Mean Percent Deviation is: 0.67

Largest Positive Deviation is: 755 1.00 Percent

507

DISTRICT TOTAL	76,52
PERCENT VARIATION	0.95